# **RESOLUTION NO. 2019-39**

A RESOLUTION OF THE VILLAGE COUNCIL OF THE VILLAGE OF KEY BISCAYNE, FLORIDA, APPROVING PAYMENT TO THE INTERNAL REVENUE SERVICE FOR TAX ASSESSMENTS; PROVIDING FOR AUTHORIZATION; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the Internal Revenue Service ("IRS") conducted an examination of the Village of Key Biscayne's ("Village") records for the tax years ending December 31, 2015 through December 31, 2017; and

WHEREAS, the IRS' examination resulted in a tax assessment being imposed against the Village; and

**WHEREAS,** the Village has worked with the IRS and negotiated the assessment owed from \$91,098.33 to \$34,153.76; and

**WHEREAS**, the Village Manager recommends paying the IRS assessment in the amount of \$34,153.76 (the "Assessment"), as shown on Exhibit "A" attached hereto; and

WHEREAS, the IRS requires the Village to sign and return the forms attached hereto as Exhibit "B" ("Forms") to confirm agreement to pay the Assessment; and

WHEREAS, the Village Council has considered the results of the IRS examination and the negotiated Assessment and desires to approve payment to the IRS for the Assessment in the amount of \$34,153.76 and authorize the Village Manager to execute the required Forms; and

WHEREAS, the Village Council finds that this Resolution is in the best interest and welfare of the citizens of the Village.

NOW, THEREFORE, BE IT RESOLVED BY THE VILLAGE COUNCIL OF THE VILLAGE OF KEY BISCAYNE, FLORIDA AS FOLLOWS:

Section 1. Recitals. That each of the above-stated recitals are hereby adopted, confirmed, and incorporated herein.

Section 2. Approval. That the Village Council approves payment to the IRS for the Assessment in the amount of \$34,153.76.

Section 3. Authorization. That the Village Council hereby authorizes the Village Manager to execute the Forms attached hereto as Exhibit "B," subject to approval by the Village Attorney as to form, content and legal sufficiency, and to take any action which is reasonably necessary to implement the intent and purpose of this Resolution.

Section 4. Effective Date. That this Resolution shall be effective immediately upon adoption.

MICHAEL W. DAVEY VILLAGE MAYOR

PASSED and ADOPTED this 11th day of June, 2019.

ATTEST:

JENNIFER MEDINA, CMC

VILLAGE CLERK

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

VILLAGE ATTORNEY



June 4, 2019

Andrea Agha, Village Manager Village of Key Biscayne 88 West McIntyre Street Key Biscayne, FL 33149

RE: Internal Revenue Exam

Dear Andrea.

As requested, I am providing a summary of the results from the Internal Revenue Service ("IRS") Examination. The IRS examination was initially for the tax year ending December 31, 2015 however was expanded through December 31, 2017. This is common when the same charges span over several years.

At the time that Marcum was engaged to work with the Village of Key Biscayne, the agent had completed his fieldwork and provided the tax assessment. Below is a summary of his initial determination and tax due. The detail of these amounts are included in Attachment A. In addition, a detail explanation of the changes are included in Attachment B

- Reclassified Worker Individuals that were issued a 1099 for their services and were deemed by the IRS to be employees
  - 2015 \$25,094.37
  - **-** 2016 \$23,106.50
  - 2017 \$22,193.56
- Wage Income to be reported for a take home vehicle for employee
  - 2015 \$1,402.87
- Reclassified worker Stormwater Consultant Individual was a 1099 worker in 2015, and later reclassified as a W-2 employee by the Village. There was no changes in the duties and responsibilities of this employee.
  - 2015 \$4,498.29
- Term Life Insurance Income to be included in employees' wages for Life Insurance provided over \$50,000
  - 2015 \$9,712.12
- No W-9 provided payments issued to vendors with no 1099 issued and no W-9 provided by vendors.
  - 2015 ,090.62

Total Initial Assessment \$91,098.33



After further discussions, correspondence and providing additional information to the IRS agent, Marcum was able to negotiate the following balances.

- Reclassified Worker Individuals that were issued a 1099 for their services and were deemed by the IRS to be employees
  - 2017 \$13,449.86
- Income to be reported for a take home vehicle for employee
  - \$1,402.87
- Reclassified worker Stormwater Consultant Individual was a 1099 worker in 2015 that became a W-2 employee in a later year and had the same job duties
  - \$4,498.29
- Term Life Insurance Wages income to be reported for Life Insurance provided over \$50,000
  - \$9,712.12
- No W-9 provided payments issued with no 1099 and no W-9 provided
  - \$5,090.62

Total Initial Assessment \$34,153.76

As noted above, the agent only included one year (2017) for the assessment for reclassified workers. Also, information provided reduced the assessment for the bookkeepers income.

Please note no interest or penalties as communicated by the agent will be accessed (Attachment C).

The forms included in Attachment D, if agreed upon should be signed and returned to the IRS to confirm agreement for the additional tax due.

Sincerely,

Jana K. Aristizabal, CPA

- X Cindral, CRA

Partner

# **EXHIBIT B**

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Village of Key I	Biscayne							65-0291811	
Address of tax	payer(s) (number,	steet)		City/Town	ZIP code				
88 West McInty	re Street			Key Biscayne	33149				
		Α	djustment to	Tax, Credits	and Pena	lties			
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Sign By				Title				Date	
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Village of Key B	iscayne										65-02	91811
Address of taxp	ayer(s) (numbe	r, street)		City/	Town				T	State	ZIP	ode
88 West McIntyre	e Street			Key:	Biscayne	:				FL	33149	)
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### ATTACHMENT D

Form **14491** (May 2013) Department of the Treasury - Internal Revenue Service

# Closing Agreement On Final Determination Covering Specific Matters Regarding Worker Classification

Under section 7121 of the Internal Revenue Code ("IRC"), Village of Key Biscayne, 88 West McIntyre Street, Key Biscayne, FL 33149, Taxpayer Identification Number 65-0291811, ("taxpayer") and the Commissioner of Internal Revenue ("Commissioner") make the following closing agreement:

WHEREAS, there is a dispute between the parties as to whether certain workers classified by taxpayer as camera operators, sports directors and a plumbing inspector are independent contractors or employees of taxpayer for purposes of federal income tax withholding, Federal Insurance Contributions Act (FICA) and Federal Unemployment Tax Act (FUTA) taxes ("federal employment tax");

**WHEREAS**, the taxpayer is presently treating the camera operators, sports directors and a plumbing inspector as independent contractors;

WHEREAS, the taxpayer has timely filed Forms 1099 for each of its camera operators, sports directors and a plumbing inspector for all applicable periods from January 1, 2017 through December 31, 2017, in accordance with the provisions of paragraph 3.02 of Rev. Proc. 85-18, 1985-1 C.B. 518, and Rev. Rul. 81-224, 1981-2 C.B. 197; and

WHEREAS, the parties wish to resolve this dispute for all camera operators, sports directors and a plumbing inspector engaged by the taxpayer on or after January 1, 2015

# NOW IT IS HEREBY DETERMINED AND AGREED for federal employment tax purposes that:

(1) The Internal Revenue Service will assess and the taxpayer will pay the following amounts to the United States Government in full discharge of any federal employment tax liability it may owe for the periods shown below resulting directly or indirectly from its failure to pay and/or withhold federal income tax, FICA, or FUTA taxes on the payments to its camera operators, sports directors and a plumbing inspector:

Period	Type of Tay	Amount to be Assessed			
Fellog	Type of Tax	Tax	Penalties		
2017	FICA and Income Tax	\$10,464.08	\$0.00		

- (2) The Internal Revenue Service will not disturb taxpayer's classification of such camera operators, sports directors and a plumbing inspector for federal employment tax purposes for any period from January 1, 2015 through June 30, 2019.
- (3) Beginning July 1, 2019, and for all periods thereafter, camera operators, sports directors and a plumbing inspector and persons performing equivalent duties regardless of taxpayer's job titles will be treated as employees for all federal employment tax purposes.

Page 2

ATTACHMENT D

# Closing Agreement With Village of Key Biscayne

- (4) The taxpayer waives any right it may have to claim relief under section 530 of the Revenue Act of 1978.
- (5) IRC Section 6205 shall apply to the amounts contained in paragraph (1) above, except FUTA tax.

# This agreement is final and conclusive except:

- (1) the matter it relates to may be reopened in the event of fraud, malfeasance, or misrepresentation of material facts;
- (2) it is subject to the Internal Revenue Code sections that expressly provide that effect be given to their provisions (including any stated exception for Code section 7122) notwithstanding any other law or rule of law, and
- (3) if it relates to a tax period ending after the date of this agreement, it is subject to any law, enacted after the agreement date, that applies to the tax period.

By signing, the above parties certify that they have read and agreed to the terms of this document.

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Taxpayer name	Village of Key Biscayne	
Ву		Date signed
Title		
Taxpayer's Repre	sentative	Allon and a second of the seco
Ву		Date signed
Commissioner of	Internal Revenue	
Ву		Date signed
Title		

12-31-2017  941  ### BC3101, 3111, 3482  \$10,464.08    Consent to the immediate assessment (increase in tax and penalties and for decrease in credits) and collection of any such as in addition, I accept any overaseasment (decrease in tax and penalties and for decrease in credits) and collection of any such as in addition, I accept any overaseasment (decrease in tax and penalties and for decrease in credits) shown above, plus any interprovided by internal Revenue Code of 1986.  Sign  By  Title  Date  Date  Date  Cour consent to the assessment of the amounts shown in this agreement, your signature will expedite our adjustment to your our consent will not prevent you from filing a claim for refund (lefter you have paid the tax) if you later believe you are entitled fefund. It will not prevent us from later determining, if necessary, that you owe additional tax; nor extend the time provided by in littler action.  Who Must Sign  you are making this agreement for a partnership, all partners must sign. However, one partner may sign with appropriate evid sufforcization to act for the partnership, all partners must sign. However, one partner may sign with appropriate evid sufforcization to act for the partnership, all partners must sign. However, one partner may sign with appropriate evid sufforcization to act for the partnership.  Or a corporation, enter the name of the corporation followed by the signature and title of the officer(s) authorized to sign. or an agent or attorney acting under a power of attorney, a power of attorney must be sent with this form if not previously filed  Mesmo: Absterment amounts under #RC 3493f(d) anotifor #RC 3102(f)(3) - See explanation on Form 4995  Tax Period Return Form		ional Tax	and A		ce of C	Collection Overassess		Date received by Interne Revenue Service
Address of taxpayer(e) (number, street)  Reference	Taxpayer(s) name	- W		DVI	3/A			SSN/EIN
Adjustment to Tax, Credits and Penalties  Tax Period Return Form Kind of Tax and Internal Revenue Code Section Amount of Tax Credit Increase (Decrease)  12-31-2017 941 BC.3111, 3462 \$10,464.08  Total \$10,464.08  Total \$10,464.08  Total \$10,464.08  Total \$10,464.08  Total \$10,464.08  Total \$10,464.08  Consent to the immediate assessment (increase in tax and penalties and for decrease in credits) and collection of any such as a addition, I accept any oversesesment (decrease in tax and penalties and for increase in credits) ahove above, plus any intervivided by law. I understand that by signing this agreement, I arm waiving the restrictions on assessment provided in section 7 and 6213(a) of the Internal Revenue Code of 1985.  By Tide Date  Date  Date  Date  Tide Date  Date  Date  Tide Date  Date  Tide Date  Date  Date  Date  Tide Date  D	Village of Key Bisca	iyne						65-0291811
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Form 14491 (May 2013) Department of the Treasury - Internal Revenue Service

# Closing Agreement On Final Determination Covering Specific Matters Regarding Worker Classification

Under section 7121 of the Internal Revenue Code ("IRC"), Village of Key Biscayne, 88 West McIntyre Street, Key Biscayne, FL 33149, Taxpayer Identification Number 65-0291811, ("taxpayer") and the Commissioner of Internal Revenue ("Commissioner") make the following closing agreement:

WHEREAS, there is a dispute between the parties as to whether certain workers classified by taxpayer as Village Accountant are independent contractors or employees of taxpayer for purposes of federal income tax withholding, Federal insurance Contributions Act (FICA) and Federal Unemployment Tax Act (FUTA) taxes ("federal employment tax");

WHEREAS, the taxpayer is presently treating the Village Accountant as independent contractors;

WHEREAS, the taxpayer has timely filed Forms 1099 for each of its Village Accountant for all applicable periods from January 1, 2017 through December 31, 2017, in accordance with the provisions of paragraph 3.02 of Rev. Proc. 85-18, 1985-1 C.B. 518, and Rev. Rul. 81-224, 1981-2 C.B. 197; and

WHEREAS, the parties wish to resolve this dispute for all Village Accountant engaged by the taxpayer on or after January 1, 2015.

### NOW IT IS HEREBY DETERMINED AND AGREED for federal employment tax purposes that:

(1) The Internal Revenue Service will assess and the taxpayer will pay the following amounts to the United States Government in full discharge of any federal employment tax liability it may owe for the periods shown below resulting directly or indirectly from its failure to pay and/or withhold federal income tax, FICA, or FUTA taxes on the payments to its Village Accountant:

Period	Town of You	Amount to be Assessed			
	Type of Tax	Tax	Penalties		
12-31-2017	941	\$2,985.78			

- (2) The Internal Revenue Service will not disturb taxpayer's classification of such Village Accountant for federal employment tax purposes for any period from January 1, 2015 through June 30, 2019.
- (3) Beginning July 1, 2019, and for all periods thereafter, Village Accountant and persons performing equivalent duties regardless of taxpayer's job titles will be treated as employees for all federal employment tax purposes.

## Closing Agreement With Village of Key Biscayne

- (4) The taxpayer waives any right it may have to claim relief under section 530 of the Revenue Act of 1978.
- (5) IRC Section 6205 shall apply to the amounts contained in paragraph (1) above, except FUTA tax.

#### This agreement is final and conclusive except:

- (1) the matter it relates to may be reopened in the event of fraud, malfeasance, or misrepresentation of material facts;
- (2) it is subject to the Internal Revenue Code sections that expressly provide that effect be given to their provisions (including any stated exception for Code section 7122) notwithstanding any other law or rule of law; and
- (3) if it relates to a tax period ending after the date of this agreement, it is subject to any law, enacted after the agreement date, that applies to the tax period.
- By signing, the above parties certify that they have read and agreed to the terms of this document.

	Page
Taxpayer	
Taxpayer name Village of Key Blacayne	
Ву	Data signed
Title	
Taxpayer's Representative	
Ву	Date signed
Commissioner of Internal Revenue	
Ву	Date signed
Title	
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Village of Key Bise	Cayec									65-029181 I
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88 West McIntyre	Street			Key Biscayne FL						33149
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